UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA OCALA DIVISION

WILLIAM JOSEPH MURPHY,

Plaintiff,

v. Case No: 5:21-cv-48-GKS-PRL

COMMISSIONER OF SOCIAL SECURITY,

Defendant.		

REPORT AND RECOMMENDATION¹

The Commissioner has filed an unopposed motion to remand this case for further proceedings under sentence four of 42 U.S.C. § 405(g). (Doc. 25).

Pursuant to Title 42, United States Code, Section 405(g) the Court is empowered to reverse the decision of the Commissioner with or without remanding the cause for a rehearing. *Shalala v. Schaefer*, 509 U.S. 292, 296 (1993). Where the court cannot discern the basis for the Commissioner's decision, a sentence-four remand may be appropriate to allow him to explain the basis for his decision. *Falcon v. Heckler*, 732 F.2d 827, 829-30 (11th Cir. 1984) (holding remand was appropriate to allow the ALJ to explain the basis for the determination that the claimant's depression did not significantly affect her ability to work). On remand under sentence four, the ALJ should review the case on a complete record, including any new material evidence. *Diorio v. Heckler*, 721 F.2d 726, 729 (11th Cir. 1983)

¹ Within 14 days after being served with a copy of the recommended disposition, a party may file written objections to the Report and Recommendation's factual findings and legal conclusions. *See* Fed. R. Civ. P. 72(b)(3); Fed. R. Crim. P. 59(b)(2); 28 U.S.C. § 636(b)(1)(B). A party's failure to file written objections waives that party's right to challenge on appeal any unobjected-to factual finding or legal conclusion the district judge adopts from the Report and Recommendation. *See* 11th Cir. R. 3-1.

(finding that it was necessary for the ALJ on remand to consider psychiatric report tendered to Appeals Council); *Reeves v. Heckler*, 734 F.2d 519, 522 n. 1 (11th Cir. 1984) (holding that the ALJ should consider on remand the need for an orthopedic evaluation).

Therefore, following a careful review of the record and filings, the Court agrees with the parties that it is appropriate to remand this matter to the Commissioner. Accordingly, it is **RECOMMENDED** that:

(1) Commissioner's unopposed motion for entry of judgment with remand (Doc.

25) be **GRANTED** and this action be **REVERSED AND REMANDED** pursuant to sentence four of 42 U.S.C. § 405(g)² to the Commissioner for the following reasons:

The Commissioner believes that remand would be appropriate for further administrative proceedings. Specifically, the Administrative Law Judge (ALJ) should: (1) obtain additional testimony from a vocational expert; (2) resolve any inconsistencies between the vocational evidence and the Dictionary of Occupational Titles, pursuant to Social Security Ruling 00-4p; (3) take any other action necessary to complete the administrative record; and (4) issue a new decision.

(2) The Clerk should also be directed to enter judgment accordingly and close the file.

Recommended in Ocala, Florida on December 2, 2021.

PHILIP R. LAMMENS United States Magistrate Judge

Copies furnished to:

² Remand pursuant to sentence four of § 405(g) makes the plaintiff a prevailing party for purposes of the Equal Access to Justice Act, 28 U.S.C. § 2412, and terminates this Court's jurisdiction over this matter. *Shalala v. Schaefer*, 509 U.S. 292 (1993).

Presiding District Judge Counsel of Record Unrepresented Party Courtroom Deputy